Document

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Last revised 12/1/11

UNITED STATES BANKRUPTCY COURT **District of New Jersey**

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IN RE:	Carmen L Aie Madeline Mari			Case No.:	
			Debtor(s)	Judge: Chapter:	13
CHAPTE	R 13 PLAN AI	ND MOTIONS			
☐Original ☐Motions	Included		_Modified/Notice Requi ⊠Modified/No Notice Re		☑Discharge Sought ☑No Discharge Sought
Date:					
	-	THE DEBTOF	R HAS FILED FOR RE OF THE BANKRUP		CHAPTER 13
		*** Y	OUR RIGHTS WILL E	BE AFFECTED).
contains to Plan prop- your attorn written ob- binding, a	he date of the osed by the D ney. Anyone v jection within t and included	confirmation ebtor to adjus tho wishes to the time frame motions may	hearing on the Plan pr it debts. You should re oppose any provision e stated in the Notice.	oposed by the ad these pape of this Plan or This Plan may further notice	g on Confirmation of Plan, which Per Debtor. This document is the actual Pers carefully and discuss them with Pany motion included in it must file a Per sound of the sound of
	IN .	THE NOTICE	LE A PROOF OF CLA TO RECEIVE DISTRI FIRMED, EVEN IF THE	BUTIONS UN	
Part 1: P	ayment and I	ength of Pla	ın		
	The Debtor s proximately 4		.00 Monthly to the Cha	apter 13 Truste	ee, starting on June 1, 2013 for
b.	The Debtor s	hall make pla	n payments to the Tru	stee from the I	following sources:
	⊠ F	uture Earning	S		
		ther sources	of funding (describe so	ource, amount	and date when funds are available):
C.	Use of real pr	operty to sati	sfy plan obligations:		
	E	Sale of real propertion: Proposed date	operty e for completion:		
		Refinance of ropescription: Proposed date	eal property e for completion:		
		Déscription:	tion with respect to mo	ortgage encum	bering property

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	ď.			The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.						
	e.		Other in	formation tha	t may be impor	tant relatin	g to the pa	yment and le	ength of plan:	
⊃art 2	2: Ade	quate P	rotection							
Γruste				payments wi firmation to _	II be made in th (creditor).	e amount d	of \$ to	be paid to th	e Chapter 13	
debto					II be made in thon to (cred		of \$ to	be paid direc	otly by the	
art 3	3: Prio	rity Clai	ims (Inclu	ıding Admini	strative Exper	ises)				
All allo	owed p	riority cl	aims will b	e paid in full ι	unless the cred	tor agrees	otherwise	:		
Credit	or				Type of Priority				Amount to be Paid	
	_avery Frost		ŧ		administrative pri Administrative pri				\$2000.00 \$13,283.81	
Part 4	l: Sec	ured Cla	aims							
	a. Cı	uring De	efault and	Maintaining	Payments					
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The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Rate on		
Bank of America	1st mortgage on home	\$2677.63			
Real Time (formerly Countrywide Mortgage)	2nd mortgage on home	\$2412.84			

b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.							
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
-NONE-							

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
		Collateral	Debt
-NONE-			

d. Secured Claims Unaffected by the Plan

The following secured claims are unaffected by the Plan:

Creditor
Bank of America -2nd mortgage
Fulton Bank of New Jersey 3rd and 4th mortgages

e. Secured Claims to be paid in full through the Plan

Creditor	1	Collateral	Total Amount to be Paid through the Plan
			n/a
	1		n/a

Part 5: Unsecured Claims

a.	Not separately	/ classified	Allowed non-	priority unse	cured claims	shall be	paid:
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N ₁	ot less than \$	to be distributed p	ro rata

Х	Not less	than	100	percent

		1 4				
Dro	+-	distribution	frama		remediaina	funda
Pin	iaia -	aismoniion	поп	anv	remainino	THIRDS

b. Separately Classified Unsecured Claims shall be treated as follows:

Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
-NONE-			

Part 6: Executory Contracts and Unexpired Leases

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor
NMAC	2011 Nissan Rogue for \$339.90 per month	assumed

Part 7: Motions

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served.

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
-NONE-							

b. **Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.** The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount of Lien to be Reclassified
-NONE-		<u>-</u>

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
-NONE-			

Part 8: Other Plan Provisions

a.	Vesting of Propert	v of the Estate	Property	of the Est	ate shal	I revest in t	the Deb	tor:
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Upon Confirmationx Upon Discharge

b. **Payment Notices** Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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c. Order of Distribution The Trustee shall pay	allowed claims in the following order:			
1) Trustee Commissions				
2) Other Administrative Claims	<u> </u>			
3) Secured Claims				
4) Lease Arrearages				
5) Priority Claims				
6) General Unsecured Claims				
d. Post-petition claims The Trustee is ⊠, is no pursuant to 11 U.S.C. Section 1305(a) in the amount file				
Part 9: Modification				
If this plan modifies a plan previously filed in this case, o	omplete the information below.			
Date of Plan being modified:				
Explain below why the Plan is being modified.	Explain below how the Plan is being modified			
plan is being amended to put proper amount- as per PoC for				
Real Time mortgage arrears and to move Fulton Financial to				
unaffected by the plan. Modified plan without notice was				
filed, at creditors request, to change name of Fulton Financial				
Are Schedules I and J being filed simultaneously with the	l nis modified □ Yes No			
Plan?				
Part 10: Sign Here				
The debtor(s) and the attorney for the debtor (if a	any) must sign this Plan.			
Date May 16, 2013 /s/ Joan Sirkis Lavery				
· ·	n Sirkis Lavery			
Atto	orney for the Debtor			
I certify under penalty of perjury that the foregoin	ng is true and correct.			
Date May 16, 2013 Signature	s/ Carmen L Aiello			
	Carmen L Aiello			
Ι	Debtor			
Data May 16 2013	s/ Madeline Marion Aiello			
	Madeline Marion Alello			
J	oint Debtor			